EXHIBIT 6

	Page 1					
1						
2	IN THE UNITED STATES DISTRICT COURT					
	FOR THE EASTERN DISTRICT OF VIRGINIA					
3	ALEXANDRIA DIVISION					
4						
	UNITED STATES,)Case No.					
5	et al.,)1:23-cv-00108-LMB-JFA					
)					
6	Plaintiffs,)					
)					
7	vs.					
)					
8	GOOGLE LLC,)					
)					
9	Defendant.)					
)					
10						
11	- HIGHLY CONFIDENTIAL -					
12						
13	VIDEOTAPED 30(b)(6) DEPOSITION OF					
14	UNITED STATES POSTAL SERVICE					
15	through the testimony of					
16	CHRISTOPHER KARPENKO					
17	September 26, 2023					
18	12:37 p.m.					
19						
20						
21						
	Reported by: Bonnie L. Russo					
22	Job No. 6105353					

973-410-4098

800-567-8658

	Page 2		Page 4
1	Videotaped 30(b)(6) Deposition of	1	INDEX
2	United States Postal Service through the	2	EXAMINATION OF CHRISTOPHER KARPENKO PAGE
3	testimony of Christopher Karpenko held at:	3	BY MS. MILLIGAN 7
4		5	
5		6	
6		7	
7		8	
8	Paul, Weiss, Rifkind, Wharton & Garrison, LLP	9	EXHIBITS
		10	E 177 105 E M 7 CT 1 1 1 1 1 1 1 1 0 1 1 0 1 1
9	2001 K Street, N.W.	11	Exhibit 135 E-Mail Chain dated 10-1-19 8 Attachment
10	Washington, D.C.	12	USPS-ADS-0000631770-825
11		13	Exhibit 136 E-Mail Chain dated 1-17-23 13
12			USPS-ADS-0000902290-373
13		14	
14			Exhibit 137 E-Mail Chain dated 9-2-20 29
15		15 16	USPS-ADS-0000632284-285 Exhibit 138 E-Mail Chain dated 4-7-20 37
16		10	USPS-ADS-0000160645-738
17		17	0515 1155 00001000 15 750
18	Pursuant to Notice, when were present on behalf		Exhibit 139 E-Mail Chain dated 9-20-22 53
19	of the respective parties:	18	USPS-ADS-0000623759-841
20		19	
21		20 21	
22		22	(Exhibits bound separately.)
	Page 3		Page 5
1 2	APPEARANCES: On behalf of the Plaintiffs:	1	PROCEEDINGS
3	DAVID GROSSMAN, ESQUIRE	2	(12:37 p.m.)
,	KATHERINE CLEMONS, ESQUIRE	3	
4	JAMES RYAN, ESQUIRE ALVIN CHU, ESQUIRE	4	THE VIDEOGRAPHER: This is the
5	VINNIE SIDHU, ESQUIRE	5	30(b)(6) deposition of the U.S. Postal Service,
6	UNITED STATES DEPARTMENT OF JUSTICE 450 Fifth Street, N.W.	6	Media Unit 1 of the testimony of Chris Karpenko
	Washington, D.C. 20530	7	taken in the matter of the United States, et
7	david.grossman@usdoj.gov katherine.clemons@usdoj.gov	8	al. versus Google LLC, case filed in the U.S.
8	james.ryan@usdoj.gov	9	District Court for the Eastern District of
9	alvin.chu@usdoj.gov vinnie.sidhu@usdoj.gov	10	Virginia, Alexandria Division, Case
10	viiine.siunu e usuoj.gov	11	No. 1:23-cv-00108-LMB-JFA.
11	On behalf of the Defendant:	12	We are at the offices of Paul Weiss,
12	HEATHER MILLIGAN, ESQUIRE ANNELISE CORRIVEAU, ESQUIRE	13	2001 K Street, Northwest, in Washington, D.C.
13	PAUL, WEISS, RIFKIND, WHARTON &		
14	GARRISON, LLP 2001 K Street, N.W.	14	The videographer is Jonathan Perry,
	Washington, D.C. 20006	15	and the court reporter is Bonnie Russo both
15	hmilligan@paulweiss.com acorriveau@paulweiss.com	16	here on behalf of Veritext.
16	•	17	And would counsel please introduce
17	Also Present: Jonathan Perry, Videographer	18	themselves and state whom they represent.
18	Michael Weaver, United States Postal Service	19	MS. MILLIGAN: Heather Milligan from
19		20	Paul, Weiss, Rifkind, Wharton & Garrison on
20 21		21	behalf of Google. Also with me is my
		22	colleague, Annelise Corriveau also from Paul

2 (Pages 2 - 5)

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1	BY MS. MILLIGAN:	1	different documents, for example, the contract.
2	Q. Sure.	2	I also had, through the course of my
3	A. Thank you.	3	normal activities, after-campaign reviews or
4	Q. You testified that the postal	4	planning for this fiscal year, FY24. That
5	service is a federal agency. We buy media, and	5	wasn't specific for this, but it certainly
6	the Department of Justice has filed a case with	6	could be relevant and relative to it.
7	Google in response to my question about how	7	Q. Who on your team did you meet with?
8	USPS became involved in this litigation.	8	A. So I have a number of people on the
9	My follow-up question is: When did	9	team. Mike Bottenberg primarily, Tyler Jett.
10	USPS become involved in this litigation?	10	Shalene Starr I think was at a meeting at one
11	MR. GROSSMAN: I'll reiterate my	11	point. I think that was primarily from the
12	instruction not to reveal the content of any	12	team specifically.
13	communications with counsel, but you can answer	13	Q. Okay. Did you speak with anybody at
14	as to regards to the time period.	14	Universal McCann in preparation for this
15	THE WITNESS: I would say	15	deposition?
16	interactions would have been late December or	16	A. I have spoken with people at
17	early most likely early January of 2023.	17	Universal McCann in the course of my normal
18	BY MS. MILLIGAN:	18	business day but not specifically tied to this
19	Q. Okay. Did USPS have a choice to	19	deposition.
20	participate in this lawsuit?	20	Q. Okay. And did you speak with
21	MR. GROSSMAN: Objection to form.	21	anybody at Matterkind in preparation for this
22	THE WITNESS: I don't understand the	22	deposition?
	Page 75		Page 77
1	question.	1	A. No.
2	BY MS. MILLIGAN:	2	Q. Who within USPS made the decision to
3	Q. Mr. Karpenko, in preparation for	3	participate in this lawsuit?
4	this deposition, did you prepare to testify	4	MR. GROSSMAN: Objection to form and
5	about the circumstances that led USPS to be	5	foundation.
6	involved in this lawsuit?	6	THE WITNESS: The postal service
7	A T	I	
	A. I was asked on behalf of the postal	7	always works with the Department of Justice.
8	service through DOJ to come here and provide	7 8	-
8 9	-		always works with the Department of Justice.
	service through DOJ to come here and provide	8	always works with the Department of Justice. BY MS. MILLIGAN:
9	service through DOJ to come here and provide responses to your questions.	8 9	always works with the Department of Justice. BY MS. MILLIGAN: Q. Okay.
9	service through DOJ to come here and provide responses to your questions. Q. What did you do to prepare for this	8 9 10	always works with the Department of Justice. BY MS. MILLIGAN: Q. Okay. A. They are our litigation arm if you
9 10 11	service through DOJ to come here and provide responses to your questions. Q. What did you do to prepare for this deposition?	8 9 10 11	always works with the Department of Justice. BY MS. MILLIGAN: Q. Okay. A. They are our litigation arm if you will.
9 10 11 12	service through DOJ to come here and provide responses to your questions. Q. What did you do to prepare for this deposition? MR. GROSSMAN: Objection to the	8 9 10 11 12	always works with the Department of Justice. BY MS. MILLIGAN: Q. Okay. A. They are our litigation arm if you will. Q. All right. And did do you know
9 10 11 12 13	service through DOJ to come here and provide responses to your questions. Q. What did you do to prepare for this deposition? MR. GROSSMAN: Objection to the extent I will instruct the witness not to	8 9 10 11 12 13	always works with the Department of Justice. BY MS. MILLIGAN: Q. Okay. A. They are our litigation arm if you will. Q. All right. And did do you know one way or another whether or not USPS had a
9 10 11 12 13 14	service through DOJ to come here and provide responses to your questions. Q. What did you do to prepare for this deposition? MR. GROSSMAN: Objection to the extent I will instruct the witness not to reveal any of the content of any communications	8 9 10 11 12 13 14	always works with the Department of Justice. BY MS. MILLIGAN: Q. Okay. A. They are our litigation arm if you will. Q. All right. And did do you know one way or another whether or not USPS had a choice whether or not to participate in this
9 10 11 12 13 14 15	service through DOJ to come here and provide responses to your questions. Q. What did you do to prepare for this deposition? MR. GROSSMAN: Objection to the extent I will instruct the witness not to reveal any of the content of any communications with counsel, but you can answer in general	8 9 10 11 12 13 14 15	always works with the Department of Justice. BY MS. MILLIGAN: Q. Okay. A. They are our litigation arm if you will. Q. All right. And did do you know one way or another whether or not USPS had a choice whether or not to participate in this lawsuit?
9 10 11 12 13 14 15 16	service through DOJ to come here and provide responses to your questions. Q. What did you do to prepare for this deposition? MR. GROSSMAN: Objection to the extent I will instruct the witness not to reveal any of the content of any communications with counsel, but you can answer in general what you did to prepare.	8 9 10 11 12 13 14 15 16	always works with the Department of Justice. BY MS. MILLIGAN: Q. Okay. A. They are our litigation arm if you will. Q. All right. And did do you know one way or another whether or not USPS had a choice whether or not to participate in this lawsuit? MR. GROSSMAN: Objection to form.
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9 10 11 12 13 14 15 16 17 18	service through DOJ to come here and provide responses to your questions. Q. What did you do to prepare for this deposition? MR. GROSSMAN: Objection to the extent I will instruct the witness not to reveal any of the content of any communications with counsel, but you can answer in general what you did to prepare. THE WITNESS: For this deposition? BY MS. MILLIGAN: Q. Yes.	8 9 10 11 12 13 14 15 16 17 18	always works with the Department of Justice. BY MS. MILLIGAN: Q. Okay. A. They are our litigation arm if you will. Q. All right. And did do you know one way or another whether or not USPS had a choice whether or not to participate in this lawsuit? MR. GROSSMAN: Objection to form. THE WITNESS: I don't know why the postal service or any other agency wouldn't work with the Department of Justice if they

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1	MR. GROSSMAN: Thank you.	1	David Grossman Esq
2	Nothing else.	2	David.grossman@usdoj.gov
3	THE VIDEOGRAPHER: Off the record at	3	September 27th, 2023
4	2:37. That ends the deposition.	4	RE: United States, Et Al v. Google, LLC
5	(Whereupon, the proceeding was	5	9/26/2023, Karpenko , USPS 30(b)(6) (#6105353)
6	concluded at 2:37 p.m.)	6	The above-referenced transcript is available for
	concluded at 2.57 p.m.)		review.
7		8	Within the applicable timeframe, the witness should
8		10	read the testimony to verify its accuracy. If there are any changes, the witness should note those with the
9		11	reason, on the attached Errata Sheet.
10		12	The witness should sign the Acknowledgment of
11		13	Deponent and Errata and return to the deposing attorney.
12		14	Copies should be sent to all counsel, and to Veritext at
13		15	(erratas-cs@veritext.com).
14		16	
15		17	Return completed errata within 30 days from
16			receipt of testimony.
17		19	If the witness fails to do so within the time
18		20 21	allotted, the transcript may be used as if signed.
19		22	Yours,
20		23	Veritext Legal Solutions
21		24	
22		25	
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1	CERTIFICATE OF NOTARY PUBLIC	1	United States, Et Al v. Google, LLC
2	I, Bonnie L. Russo, the officer before	2	Karpenko , USPS 30(b)(6) (#6105353)
3	whom the foregoing deposition was taken, do	3	ERRATA SHEET
4	hereby certify that the witness whose testimony		PAGELINECHANGE
5	appears in the foregoing deposition was duly	5	DE LOON
6	sworn by me; that the testimony of said witness		REASONPAGELINECHANGE
7	was taken by me in shorthand and thereafter	8	PAGELINECHANGE
8	reduced to computerized transcription under my		REASON
9	direction; that said deposition is a true		PAGE LINE CHANGE
10	record of the testimony given by said witness;	11	
11	that I am neither counsel for, related to, nor	12	REASON
12	employed by any of the parties to the action in		PAGELINECHANGE
13	which this deposition was taken; and further,		
14	that I am not a relative or employee of any		REASON
15	attorney or counsel employed by the parties		PAGELINECHANGE
16	hereto, nor financially or otherwise interested		REASON
17	in the outcome of the action.		PAGELINECHANGE
18			TAGEENTECHANGE
19	/		REASON
	prince L Purso	22	
20	Notary Public in and for	23	·
21	the District of Columbia	24	Karpenko , USPS 30(b)(6) Date
22	My Commission expires: August 14, 2025	25	

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